PTO/SB/21 (04-07)

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				Application Number	10/625,7				
TRANSMITTAL FORM			Filing Date	1 NOVE	1 NOVEMBER 2007 LATRIECE WOODY 3637				
			First Named Inventor	LATRIE					
				Art Unit				3637	_
4.1				Examiner Name	JANET M	MARIE WIL	LKENS		
		ondence after initial	-	Attorney Docket Number					
Total Number of	Pages in	This Submission	8		LW-001				/
			ENCI	LOSURES (Check al	l that apply	y)			
Document(s) SUPPI Reply to Missing Parts/ ORIGI		Remar SUPPLE ORIGINA DECEPT	MENTAL OATH AFTER AL	Other Enclosure(s) (please Identify below): 1.) APPLICATION DATA SHEET - 3 PG 2.) SUPPLEMENTAL OATH W/ REMARKS - 4 PG NCE W/ REMARKS SUBMITTED TO CORRECT LATTER, NO CHANGE IN INVENTORSHIP OR S ACTION.					
		SIGNA	TURE C	F APPLICANT, ATTO	DRNEY C	DR AGI	FNT		
Firm Name	1	- OIOITA	· OILL	ATTEIOANT, ATTE	,	717 701	-141		_
	RAYMO	ND N. ERVIN, LT	D. 4238 N	I. ARLINGTON HTS. RD. S	TE #B-135,	ARLING	TON HE	EIGHTS, IL 60004-1304	
Signature /Raymond N. ERVIN, Reg. No.		g. No. 51,	180/						
Printed name RAYMOND NATHANIEL ERVII		ERVIN, RI	EG. NO. 51,180						
Date 1 NOVEMBER 2007				Reg. No.	51,180)			
	as first o	rrespondence is b	eing facsi		TO or depos	sited with		ited States Postal Service with Alexandria, VA 22313-1450 on	
Signature		/Raymond N. E	RVIN, Reg	j. No. 51,180/					
Typed or printed name RAYMOND NATI		THANIEL	EL ERVIN, REG. NO. 51,180			Date	1 NOVEMBER 2007		

This collection of information is required by 37 CFR 1.5. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Applica	tion of: Leatrice Woody) Date: 1 November 2007
Serial No.:	10/625,744) via Facsimile (571) 273-8300
Filed:	07/23/2003)
Title: Portable Nail Salon) Attorney Docket: LW-001
Examiner:	Janet M. Wilkens Art Unit: 3637))

SUPPLEMENTAL OATH AFTER ALLOWANCE UNDER 37 CFR § 1.67

Honorable Commissioner for Patents Alexandria, Virginia 22313-1450

Dear Sir:

Subsequent to the subject Notice of Allowance dated 21 August 2007 upon careful examination of the prosecution file history with the Applicant (Inventor), diligently discloses that the original oath filed 23 July 2003 bears a scrivener error regarding the spelling of the Applicant's name, which has resulted in the unfortunate promulgation of this discrepancy throughout the file history. The Applicant fully acknowledging the requirements of 37 CFR § 1.67, respectfully requests that the subject supplemental oath, which corrects the defects in the original oath and acknowledges the full breadth of the amendments undertaken in the prosecution of the above captioned application subsequent to the subject Notice of Allowance dated 21 August 2007 be entered into the file jacket. Wherein the original oath evidences a scrivener error, misspelling the Inventor's name based upon the transposition of the first letter "e" in her given name, as the correct spelling of the Inventor's given name is Leatrice rather than Latriece as originally shown. Further, support can be found upon examination of page two (2) of the Declaration executed by the Inventor on 23 July 2003, which clearly evidences the Applicant's signature pursuant to 18 USC § 1001 that the Inventor's name is misspelled and should be corrected in accordance with 37 CFR §§ 1.63, 1.67.

REMARKS

This request for entry of the supplemental oath is put forth merely to correct the scrivener error in respect to the Applicant's name and to ensure that the diligent disclosure and remedy of the defective oath is timely satisfied. No new matter is presented to either the specification and/or claims as a function of this oath. Nor is there any deceptive intent on the part of the Applicant in the submission of this supplemental oath. It is the express desire of the Applicant to ensure that the data submitted by way of this supplemental oath satisfy the requirements of 37 CFR §§ 1.63, 1.67, whereby the grant of letters patent to issue subsequent to the above captioned application allowed 21 August 2007 shall bear the correct name of the Applicant. Entry of the attached supplemental oath is respectfully requested.

Respectfully Submitted,

/Raymond Nathaniel ERVIN Reg. #51,180/

Raymond Nathaniel Ervin, Registration No. 51,180 Raymond N. Ervin, Ltd. 4238 North Arlington Heights Road Suite B-135 Arlington Heights, Illinois 60004-1304

Telephone: (847) 947-1991 Facsimile: (847) 419-9065

Cc: Law Office of John S. Kendall, Esq.

File

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SUPPLEMENTAL **DECLARATION FOR UTILITY** OR DESIGN PATENT APPLICATION (37 CFR 1.67)

to respond to a collection of	information unless it displays a valid OMB control number.
Attorney Docket Number	EF LW-001
First Named Inventor	LEATRICE DESHAWN WOODY
	COMPLETE IF KNOWN
Application Number	10/625,744
Filing Date	23 JULY 2003
Art Unit	3637
Examiner Name	JANET MARIE WILKENS

I hereby declare that:							
Each inventor's residence, mailing address, and citizenship are as stated below next to their name.							
I believe the inventor(s) named below to be the original and first inventor(s) of the subject matter which is claimed and for which a patent is sought on the invention entitled:							
PORTABLE NAIL SALON							
			Title of the invention)				
the specification of w	hich	·					
is attached here	eto						
OR	1						
X was filed on (MM/DD/YYYY)		07/23/2003 as United States Applic			pplication Number or PCT International		
Application Number	10/625	5,744	and was amended on (MM/DD/YYYY) 08/21/2007				
I hereby declare that the invention and wa	I hereby declare that the subject matter of the attached amendment amendment amendment filed on 08/21/2007 was part of the invention and was invented before the filing date of the original application, above identified for such invention.						
I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment specifically referred to above.							
I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR 1.56, including for continuation-in-part applications, material information which became available between the filing date of the prior application and the national or PCT international filing date of the continuation-in-part application.							
I hereby claim foreign priority benefits under 35 U.S.C. 119(a)-(d) or (f), or 365(b) of any foreign application(s) for patent, inventor's or plant breeder's rights certificate(s), or 365(a) of any PCT international application which designated at least one country other than the United States of America, listed below and have also identified below, by checking the box, any foreign application for patent, inventor's or plant breeder's rights certificate(s), or of any PCT international application having a filing date before that of the application on which priority is claimed.							
Prior Foreign Application Number(s)		Country	Foreign Filing Date (MM/DD/YYYY)	Priority Not Claimed	Certified Copy Attached? YES NO		
	_						
Additional foreign application numbers are listed on a supplemental priority data sheet PTO/SB/028 attached hereto.							

[Page 1 of 2]
This collection of information is required by 35 U.S.C. 115 and 37 CFR 1.63. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 21 minutes to complete, including gathering, preparing, and submitting the completed application from to the USPTO. Time will vary depending upon the individual Case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2. PTO:58/0s (07-97)

Approval for use through Birancians. Oath 467-9612

U-6. Proper and Tradement Office: U.S. DEPARTMENT OF COMMERCE.

Linder the Passeries Birancian Act of 1895, no parame are consisted to respond to a collection of information price. I department a used Oast asserted regions.

SUPPLEMENTAL DECLARATION - UTILITY OR DESIGN PATENT APPLICATION

	Direct all correspondence to: X The address associated with Customer Number: 70223						
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USPTO to support a petition or an application. If this type of personal information is included in documents automiting to the USPTO, petitioner/applicants should consider reducting such personal information from the documents before submitting them to the USPTO. Petitioner/applicant is advised that the record of a patent application is available to the public after publication of the application (unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application) or issuance of a petent. Furthermore, the record from an abandoned application may also be available to the public if the application is referenced in a published application or an issued patent (see 37 CFR 1.14). Checks and credit card authorization forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not publicly available. I hereby declare that all attriuments made herein of my own knowledge are true and that all obstances made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the two anade are purceivable by time or imprisonment, or both, under 18 U.S.C. 1001 and that such willful false statements may jespardize the validity of the application or any patent issued thereon.							
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Residence: City	Staty/	Country		Cittagraphic			
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